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TECHNOLOGY CENTER R3700 PATENT
Attorney Docket No. 051252-5020

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
)
Jeff PACE et al.)
)
Application No.: 09/605,654) Group Art Unit: 3752
)
Filed: 28 June 2000) Examiner: Kim, C.
)
For: FUEL INJECTOR HAVING A MODIFIED)
SEAT FOR ENHANCED COMPRESSED)
NATURAL GAS JET MIXING)

PETITION TO RESET A PERIOD FOR REPLY
DUE TO LATE RECEIPT OF AN OFFICE ACTION

Commissioner for Patents
Washington, DC 20231

Sir:

Applicant respectfully petitions to reset the period for reply to the Office Action dated 1 December 2001. M.P.E.P. §710.06 sets forth that "[i]n the event that correspondence from the Office is received late (A) due to delays in the U.S. Postal Service...applicants may petition to reset the period for reply."

The Office Action dated 1 December 2001 set a shortened statutory period for replying that expires on 1 March 2002. However, as evidenced by the enclosed copy of the PTO-90C Form, the Office Action was received at the correspondence address (as designated by Customer Number 009629) on 22 January 2002.

Each piece of mail that is received at the correspondence address is processed in the mailroom of Applicants' representatives. The processing includes opening the mailing enclosure (i.e., envelope, box, etc.), removing the contents of the mailing enclosure, and stamping the first page of the contents with a "RECEIVED" date. In the case of mailings received from the U.S. Patent and Trademark Office, the date stamped contents and their mailing enclosure are additionally processed. The additional processing includes electronic docketing and stamping

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the first page of the contents with a docketed indication, which is annotated to include a "Docketed" date, assigned "Attorney," "Due Date," and "Action" due.

Thus, the Office Action mailed from the U.S. Patent and Trademark Office on 1 December 2001 was not received until 22 January 2002, as evidenced by the mailroom and docketing stamps on the PTO-90C Form. Hence, at least 1 month of the 3-month replay period had elapsed on the date of receipt.

It is respectfully submitted that this Petition is timely filed within 2 weeks of the date of receipt of the Office Action at the correspondence address and a substantial portion of the set reply period had elapsed on the date of receipt. Accordingly, Applicants respectfully petition to restart the previously-set three-month period for reply to the Office Action to run from the date of receipt of the Office Action at the correspondence address.

If there are any other fees due in connection with the filing of this response, please charge the fees to our Deposit Account No. 50-0310. If a fee is required for an extension of time under 37 C.F.R. § 1.136 not accounted for above, such extension is requested and the fee should also be charged to our Deposit Account.

Respectfully submitted,
MORGAN, LEWIS & BOCKIUS LLP

Dated: 25 January 2002

By: 

Scott J. Ansell

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UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/605,654	06/28/2000	Jeff Pace	051252-5020	6246

9629 7590 12/01/2001
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EXAMINER

KIM, CHRISTOPHER S

ART UNIT PAPER NUMBER

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DATE MAILED: 12/01/2001



Please find below and/or attached an Office communication concerning this application or proceeding.

Docketed 1-22-02 Attorney DWLLSJA/KT
Case 51252-5020
Due Date 3-1-02
Action Amendment Due
By SDW Chk BSB

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JAN 22 2002

MORGAN, LEWIS & BOCKIUS LLP